2 3 4 5 6 7 8 9 10 11 12 13	BARRY J. PORTMAN Federal Public Defender GEOFFREY HANSEN Chief Assistant Federal Public Defender 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: (415) 436-7700 Counsel for Defendant LINTZ IN THE UNITED STATE FOR THE NORTHERN DIST UNITED STATES OF AMERICA, Plaintiff, v. JAMES LINTZ, Defendant.) No) ST) Ol	
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On June 9, 2008, the Court modified the conditions of bail for Defendant James Lintz, who has 1 been residing in a half house on pretrial release since May 16, 2008, to permit him to travel to his 2 3 mother's residence to sign legal papers. Mr. Lintz once again needs to travel to his mother's residence on August 6, 2008, for a similar reason: since he is on the lease of his mother's new 4 5 residence, he must be present during orientation there. The entire time away from the halfway house would not exceed three hours, from 10:00 am to 1:00 pm, and he would be both picked up and 6 7 dropped off by his mother. Pretrial Services Officer Victoria Gibson has indicated that she approves of such a modification. As a result, the parties stipulate and jointly request that the conditions of bail 8 for Mr. Lintz be so modified. 9 10 IT IS SO STIPULATED. JOSEPH RUSSONIELLO 11 United States Attorney 12 13 DATED: July 30, 2008 **ERICKA FRICK** Assistant United States Attorney 14 15 DATED: July 30, 2008 16 /s/**GEOFFREY HANSEN** Chief Assistant Federal Public Defender 17 Attorney for James Lintz 18 19 IT IS SO ORDERED. DATED: August 4, 2008 20 IS SO ORDERED 21 22 Judge Edward M. Chen 23 24 25 26

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STIP. & PROP. ORDER